EXHIBIT 07

ENACTED IN THE FIRST SITTING

O F THE FIRST

GENERAL ASSEMBLY

THE

COMMONWEALTH

OF

PENNSYLVANIA,

Which began at Philadelphia, November 28, 1776, and was continued by adjournments to March 21, 1777.

CHAPTER I.

An ACT to enable a smaller number of the members of af-Sembly than a quorum to collect the absent members, and issue writs for filling vacancies occasioned by neglect or refusal.

SECTION 1.

HEREAS it is found ne- Preamble. cessary to impower a less number than two thirds of

the representatives of the freemen of this state, in assembly met, to collect the absent members, in order that the public business may not be delayed;

SECT. 2. Be it therefore enacted, and it is hereby enacted, If a quorum by the representatives of the freemen of the commonwealth of do not meet Pennsylvania, in general assembly met, and by the authority of speaker the same, That from and after the publication of this act, may fend for absent

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current in all payments by all persons, as well in their private as in their politic or corporate capacity:

SECT. 2. Be it enacted by the representatives of the freemen of the commonwealth of Pennsylvania in general affembly met, and by the authority of the same, That all the bills of All bills of credit declared to be legal tender by the faid first recited credit issuact, and also the bills of credit emitted, and to be emitted, by virtue of the faid last recited act, shall be legal to be legal tender, not only to those persons and creditors therein bodies pomentioned, but also to all bodies politic and corporate; litie, &c. which faid bodies shall be deemed and taken to be subject, in all respects, to all the fines and forseitures in the said acts mentioned, which the persons or creditors therein named are or ought to be subject to, for any offence committed against the above recited acts, as fully and effectually, to all intents and purposes, as if the said bodies politic or corporate had been expressly named in the said act.

JOHN BAYARD, SPEAKER.

Enacted into a law the 13th Day of June, 1777. JOHN MORRIS, junior, clerk of the general affembly.

CHAPTER XXI.

An ACT, obliging the male white inhabitants of this state to give assurances of allegiance to the same, and for other purposes therein mentioned.

SECTION I. TATHEREAS by the separation of Preamble. the thirteen united states from the government of the crown and parliament of Great Britain (who, by their acts of oppression and cruelty, as fet forth in the declaration of independence by congress, bearing date the fourth day of July, 1776, had rendered such separation, on the part of the said states, absolutely necessary for their own happiness, and the happiness of succeeding generations) the good people of the state of Pennsylvania are become free and independent of the faid crown and parliament.

SECT. 2. And whereas from fordid and merce-Inhabitants nary motives, or other causes inconsistent with the hap- to take the

piness oath, &c. of

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allegiance before the first of July.

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pinels of a free and independent people, fundry perfons have or may yet be induced to withhold their fervice and allegiance from the commonwealth of Pennfylvania as a free and independent state, as declared by congress: And whereas fundry other persons, in their feveral capacities, have, at the risk of their lives and the hazard of their fortunes, or both, rendered great and eminent services in defence and support of the said independence, and may yet continue to do the same; and as both those forts of persons remain at this time mixed, and in some measure undistinguished from each other, the disaffected deriving undeferved fervice from the faithful and well affected: And whereas allegiance and protection are reciprocal; and those who will not hear the former, are not nor ought to be entitled to the benefits of the latter: Therefore, Be it enacted by the representatives of the freemen of the commonwealth of Pennsylvania, in general affembly met, and by the authority of the Jame, That all male white inhabitants of this state, (except of the counties of Bedford, Northumberland and Westmoreland) above the age of eighteen years, shall, on or before the first day of July next, take and subscribe the following oath or affirmation before some one of the justices of the peace of the city or county where they shall respectively inhabit; and the inhabitants of the faid counties of Bedford, Northumberland and. Westmoreland, above the said age, shall, on or before the first day of August next, take and subscribe the said oath or affirmation, before some one of the justices of the said three counties last mentioned, in which they shall respectively inhabit; and the said justice shall give a certificate thereof to every such person, and the said oath or affirmation shall be as followeth, viz.

The oath.

"I do swear, or affirm, that I renounce and refuse all allegiance to George the third, king of Great Britain, his heirs and successors; and that I will be faithful and bear true allegiance to the commonwealth of Penn"sylvania as a free and independent state; and that I will not at any time do, or cause to be done, any matter or thing that will be prejudicial or injurious to the freedom and independence thereof, as dectared by congress; and also that I will discover and make known, to some one justice of peace of the said state, all treasons, or traitorous con"spiracies, which I now know or hereafter shall know to be formed against this or any of the united states of America."

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And the form of the faid certificate shall be as followeth, viz.

" I do hereby certify, that hath volun-" tarily taken and subscribed the oath or affirmation of The certi-" allegiance and fidelity, as directed by an act of general ficate.

" assembly of Pennsylvania, passed the thirteenth day of "June, A. D. 1777. Witness my hand and seal, the

day of A. D.

SECT. 3. And be it further enacted by the authority Justices to aforefaid, That the justice or justices of the peace, before keep regiswhom such oath or affirmation shall be subscribed, ters of the shall keep fair registers of the names and surnames transmitted of the persons so sworn or affirmed, and the time pies to the when, and shall, on or before the first day of Octo-recorder of deeds, who ber in every year, transmit in writing, under his or their is to record hands and seals, to the office of recorder of deeds for the them. faid city or county, a true lift of the names and furnames of those who, within the same year, have so sworn or affirmed before them respectively; and the said justice or justices shall have and receive therefor, and for the said certificate, the sum of one shilling, and no more, for every person so sworn or affirmed; and the said justice or justices shall lay their accounts before the county commissioners, or any two of them, from time to time, to be examined and allowed; and the faid commissioners shall draw orders on the county treasurers for fuch fums as shall be so allowed, which orders the said treasurers are hereby authorised and required to pay out of the state taxes; and the recorders of deeds, in the city and several counties of this state, are hereby enjoined to record the faid lists, in books to be prepared for that purpose, and shall be paid for the same, in the same manner as the justices, at the rate of five shillings for every hundred names.

SECT. 4. And be it further enacted by the authority Incapacities aforefaid, That every person above the age aforesaid refusing and penalor neglecting to take and subscribe the said oath or who neaffirmation, thall during the time of fuch neglect or glect or rerefulal, be incapable of holding any office or place of fuse to swear or aftrust in this state, serving on juries, suing for any debts, firm. electing or being elected, buying, felling or transferring any lands, tenements or hereditaments, and shall be difarmed by the lieutenant or sublicutenants of the city or counties respectively.

SECT. 5. And whereas there is a danger of having the Nonjurors feeds travelling,

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feeds of discord and disaffection greatly spread by persons. whose politic principles are not known, removing or travelling from one part of the state, to another, and it is well known that this state is already become (and likely to be taken to be more so) an asylum for refugees flying from the just up, and the resentment of their fellow citizens in other states: For tendered, to remedy whereof, Be it enacted by the authority aforefaid, be commit- That every person above the age aforesaid, who shall ted on re- travel, out of the county or city in which he usually relides, without the certificate aforesaid, may be sufpected to be a spy, and to hold principles inimical to the united states, and shall be taken before one of the justices nearest to the place where he shall be apprehended, who shall tender to him the said oath or affirmation; and upon his refusal to take and subscribe the faid oath or affirmation, the faid justice shall commit him to the common goal of the city or county, there to remain without bail or mainprise until he shall take and subscribe the said oath or affirmation, or produce a certificate that he hath already done so.

Travellers from other states to take the oath, &c.

Sect. 6. And be it further enacted by the authority aforesaid, That all persons coming from any of the other united states into this state are hereby required to apply to one of the nearest justices after he enters this state, and take and subscribe the said oath or affirmation, upon the penalty of being dealt with as in the case of persons travelling or removing out of the city or county in which they usually reside, unless he can produce a certificate that he hath taken an oath or affirmation of the like nature in the state from whence he came.

Except de-

SECT. 7. Provided always nevertheless, That delegates legates, &c. in congress, prisoners of war, officer and soldiers in the continental army, merchants and mariners trading in the ports of this state, from foreign powers in amity with the united states, and not becoming refident, are declared not to be within the intent and meaning of this act.

Forgers or counterfciters of certificates to be fined fifty pounds or whipped.

SECT. 8. And be it further enacted, That if any person shall forge such certificate, as by this act is to be made out and given by any one of the justices of the peace of this state; or shall cause or procure others to forge or counterfeit the name and feal of the justice of the peace to such certificate, or shall, by erasing or otherwise taking out, or covering or pasting over, a man's name that was wrote in a true and genuine certificate, alter the same so as to serve

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his own or any other man's purpoles; or shall produce and make use of any such certificate, knowing it to be forged or altered; every such person and perfons so offending, and being thereof legally convicted before any court of general quarter fessions of the peace of the city or county where such offence shall be committed, shall be fined the sum of fifty pounds, and be committed to jail, until he pays the fine and costs of prosecution: And if he shall not, within the space of thirty days, satisfy the judgment of the court, he shall be whipped with any number of lashes not exceeding thirty nine, on his bare back, well laid on.

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JOHN BAYARD, SPEAKER.

Enacted into a law the 13th Day of June, 1777.7 JOHN MORRIS, junior, clerk of the general affembly.

CHAPTER XXII.

A supplement to the act, intitled, "An Act for amend-" ing the several acts for electing members of " affembly."

TATHEREAS by one of the said acts, Preamble. SECTION I. intitled, "An Act to ascertain the "number of members of affembly, and to regulate the " elections," passed in the year of our Lord one thousand seven hundred and five, it is enacted, "That "the sheriff, or some other of the persons appointed "judges of the election of members of affembly, " shall open the paper of an illiterate elector contain-" ing the names of those persons for whom he votes, " read the same names, and ask such elector whether

" these are the persons for whom he votes."

SECT. 2. And whereas it is highly dangerous to the No theriff freedom of elections in this commonwealth that the or judge of sheriffs and other persons appointed judges of elections open and should continue to be invested with the power of read any fearching and discovering for whom any elector shall ticket. vote to represent him: Be it therefore enacted, and it is hereby enacted by the reprefentatives of the freemen of the commonwealth of Pennsylvania in general assembly met, and by the authority of the same, That from and after the passing of this act, no sheriff, coroner, inspector, R